

REMARKS

Reconsideration and allowance of the subject application are respectfully requested. Applicants thank the Examiner for total consideration given the present application. Claims 1, 3-7, and 9-11 were pending prior to the Office Action. No claims have been added and no claims have been canceled through this reply. Therefore, claims 1, 3-7, and 9-11 are pending. Claims 1, 7, and 9 are independent. Applicants respectfully request reconsideration of the rejected claims in light of the remarks presented herein, and earnestly seeks a timely allowance of all pending claims.

Claim Rejection - 35 U.S.C. § 103(a)

Claims 1, 3-7, and 9-11 stand rejected under 35 U.S.C. § 103(a) as being allegedly unpatentable over Uchida (U.S. Patent Publication No. 2002/0054028) in view of Labeeb et al. (U.S. Patent Publication No. 2003/0093792). Applicants respectfully traverse this rejection.

For a Section 103 rejection to be proper, a *prima facie* case of obviousness must be established. *See M.P.E.P. 2142*. One requirement to establish a *prima facie* case of obviousness is that the prior art references, when combined, must teach or suggest all claim limitations. *See M.P.E.P. 2142; M.P.E.P. 706.02(j)*. Thus, if the cited references fail to teach or suggest one or more elements, then the rejection is improper and must be withdrawn.

Argument: Features of claims 1, 7, and 9 not taught:

Independent claim 1 recites, *inter alia*, “a receiving unit receiving, from the base device which decodes a signal into a first video data and an audio signal, the first video data and electronic program guide (EPG) data related to the data; a first video generating unit generating a first video image based on the first video data; a second video generating unit generating a second video image based on the EPG data; a video superposing unit superposing the second video image on the first video image; and a display unit displaying the superposed video image.” *Emphasis added.*

The display apparatus 100 of Uchida displays the video signal and control panel by combining them with each other. However, although the video signal is received by the display

apparatus 100 from the base apparatus 200, the control panel is supplied from the control section 130 of the display apparatus 100. Furthermore, Uchida discloses EPG data in paragraph [0070] and further discloses, in paragraph [0074], that the set-top box 300 (Fig. 5) combines message information with the video signal or forms a video signal to be used to display EPG data, thereby to output this combined or formed signal. That is, in this configuration, Uchida forms a video signal on which EPG data is superposed not at the display apparatus 100 but at the set-top box 300.

Labeeb discloses the EPG memory 36 is set in the set top box 34 (paragraph 0167).

In contrast, in the present invention, the first video data and an electronic program guide (EPG) related to this data are transmitted from the base device to the wireless terminal which includes a display. The wireless terminal (display) generates a first video image based on the first video data and a second video image based on the EPG data, thereby to form a video image in which the second video image (EPG related to the first video image) is superposed on the first video image. With this arrangement, the present invention prevents data transmission from being delayed by encoding and decoding the superposed video data.

Claim 1 is submitted to be allowable over Uchida and Labeeb for at least this reason.

Independent claims 7 and 9 are allowable for similar reasons as set forth above in reference to independent claim 1.

Dependent claims 3-6 and 10-11 are allowable for the reasons set forth above with regards to claim 1 at least based on their dependency on claim 1.

Accordingly, Applicants respectfully request that the Examiner reconsider and withdraw the rejection of claims 1, 3-7, and 9-11 under 35 U.S.C. § 103(a).

Reconsideration and allowance of claims 1, 3-7, and 9-11 are respectfully requested for at least these reasons.

Conclusion

Therefore, for at least these reasons, all claims are believed to be distinguishable over the combination of Uchida and Labeeb, individually or in any combination. It has been shown above that the cited references, individually or in combination, may not be relied upon to show at

least these features. Therefore, claims 1, 3-7, and 9-11 are distinguishable over the cited references.

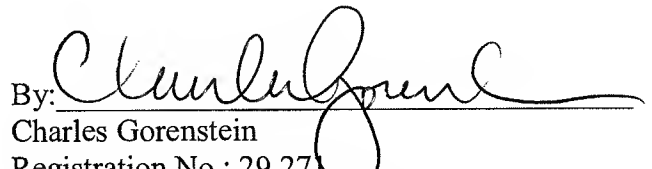
In view of the above remarks and amendments, it is believed that the pending application is in condition for allowance. Applicants respectfully request that the pending application be allowed.

Should there be any outstanding matters that need to be resolved in the present application, the Examiner is respectfully requested to contact Aslan Ettehadieh Reg. No. 62,278 at the telephone number of the undersigned below, to conduct an interview in an effort to expedite prosecution in connection with the present application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37.C.F.R. §§1.16 or 1.147; particularly, extension of time fees.

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Respectfully submitted,

By: 
Charles Gorenstein
Registration No.: 29,271
BIRCH, STEWART, KOLASCH & BIRCH, LLP
8110 Gatehouse Road
Suite 100 East
P.O. Box 747
Falls Church, Virginia 22040-0747
(703) 205-8000
Attorney for Applicant